Q 1

8 March 1982

HIGH COURT

BY ROBERT SANGFORGE

VASHINGTON (UPI) -- THE SUPREME COURT TODAY DECIDED TO AVOID A CLOSE ENCOUNTER WITH A GROUP OF FLYING BAUCER BUFFS THAT DEMANDED ACCESS TO 135 UFO-RELATED DOCUMENTS WELD BY THE SUPER-SECRET NATIONAL SECURITY AGENCY.

THE JUSTICES TURNED ASIDE WITHOUT COMMENT AN APPEAL BY A NEW YORK CITY-BASED GROUP CALLED CITIZENS AGAINST UPO SECRECY, WHICH WANTED THE JUSTICES TO DROER MSA TO RELEASE THE MATERIAL UNDER THE FREEDOM OF INFORMATION ACT.

IN ANOTHER CASE, THE JUSTICES MADE CLEAR THEY INTEND TO STAY OUT OF AN INSURANCE "HORNETS, NEST" STIRRED UP BY THE AVALANCHE OF LAWSUITS OVER ASBESTOS-RELATED DEATHS AND DISEASES.

THE COURT REJECTED REDUESTS, INVOLVING THREE CASES, TO ESTABLISH A NATIONWIDE POLICY FOR DETERMINING WHICH INSURANCE COMPANIES MUST PAY THE HUNDREDS OF MILLIONS OF DOLLARS BEING SOUGHT BY PEOPLE WHO CONTRACTED DISEASES OR WHOSE RELATIVES DIED AFFER WORKING WITH ASBESTOS PRODUCTS.

IN OTHER ACTIONS BEFORE BEGINNING A TWO-NEEK RECESS. THE HIGH COURT:

- -- DROPPED A PAIR OF CASES ABOUT REGULATION OF "HEAD SHOPS," AN ACTION INDICATING ITS RULING LAST WEEK ALLOWING CITIES AND STATES TO FORBID SALE OF DRUG PARAPHERNALIA TO MINDRS MAY ALSO COVER SALES OF DRUG ACCESSORIES TO ADULTS.
- -- DISMISSED A RULING THAT HAD ORDERED THE CIA TO TURN OVER CLASSIFIED DOCUMENTS ON "KOREAN-AMERICAN RELATIONS' TO REV. SUN MYUNG MOON'S UNIFICATION CHURCH.
- -- UNANIMOUSLY RULED THE UNITED MINE WORKERS CAN DEMY INCREASES IN UNION HEALTH CARE BENEFITS TO WIDDUS OF MINERS WHO HUSBANDS DIED BEFORE 1974. THE 9-0 DEGISION SAID FEDERAL COURTS HAD NO AUTHORITY TO WODIFY ELIGIBILITY REQUIREMENTS DECIDED AT THE BARBAINING TABLE.
- -- REFUSED TO GET INVOLVED IN A DISPUTE OVER AIRPORT NOISE, REJECTING AN APPEAL BY CALIFORNIA OFFICIALS NHO HAD CHALLENGED A RULING THAT THEY CANNOT ENFORCE AN 11 P.M. TO 7 A.M. "CURFEN" AT SAN DIEGO'S CRONDED LINDBERGH FIELD.

**ILLEGIB**